

ATF-DAVIDSON COMPANY

WHITINSVILLE, MASSACHUSETTS  
(617) 234-7451 TELEX 928-429  
Superfund Records Center

S. E. Conitch Property

May 16, 1984

C. M. A. P. C. D.

MAY 21 1984

RECEIVED

Jacob Edwards  
State Waste Programs  
U.S. EPA, Room 1903  
JFK Federal Building  
Boston, MA 02203

Dear Mr. Edwards:

ATF-Davidson Company requests that its hazardous waste treatment facility permit be terminated for two reasons.

First, the permit application refers to treatment of electroplating wastewater. We filed the application as was required by the federal regulation for this wastewater treatment system. After we had filed, the rules were changed so that these types of facilities were covered only by the N.P.D.E.S. System. Because of this, we believe that we do not need a hazardous waste treatment permit for this operation.

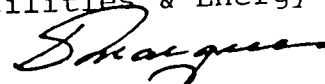
Secondly, we had also filed for storage authority in our application. Our feeling was that as long as we needed a permit anyway, we should be able to collect our wastes into quantities that would fill a semi-truck trailer. Since our waste generation rate is so low, this would require more than 90 days. However, since we do not require a treatment permit and since the storage over 90 days requirements are so burdensome (relative to paperwork), we now feel that it is in our best interest to remove all waste within 90 days regardless of transportation premiums.

We are enclosing a statement which we believe terminates our permit application and interim status. If you have need for further information, please call me at (617)234-7451.

Very truly yours,

ATF-DAVIDSON COMPANY

Daniel Marques  
Facilities & Energy Mgr.



/lk  
attachment

cc: Nancy Wrenn  
Division of Hazardous Waste  
DEQE  
1 Winter Street  
Boston, MA 02108

DEQE Regional Office  
Central Region  
75B Grove Street  
Worcester, MA 01605

C E R T I F I C A T I O N

I, Daniel Marques, Facilities & Energy Mgr., hereby  
(name) (position)

certify that ATF-Davidson Co., MAD046128559, which  
(name of company) (EPA I.D. #)


notified the U.S. Environmental Protection Agency ("EPA") that it treats, stores and/or disposes of hazardous waste, at all times from this date forward (1) will not accumulate any hazardous waste for more than 90 days; (2) will accumulate hazardous waste in compliance with 310 CMR 30.340; (3) will not store, treat, or dispose of hazardous waste; and (4) will comply with all other applicable requirements of 310 CMR 30.000.

I understand that the Department of Environmental Quality Engineering is deferring applicability of the financial responsibility requirements of 310 CMR 30.900 as a result of ATF-Davidson Co. having submitted  
(name of company)

a request for change of status and this certification, so long as

ATF-Davidson Co. abides by the terms of this certification.  
(name of company)

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including possible fines and imprisonment.

  
(Signature)

Daniel Marques

(Name typewritten)

*File copy COPY*  
DRAFT - Dick Johnson

September 29, 1982

SUBJECT: A.T.F. Davidson Co.

Change in Status from TSD-G  
to Generator Status

TO: Linda Benevides

FROM: Dick Johnson

DATE: September 28, 1982

On September 16, 1982 an inspection was conducted at A.T.F. Davidson Company, located on Main Street, Whitinsville, Massachusetts.

A.T.F. Davidson Company requested a change in TSD Status to Generator as a direct result of Consolidation and Economic reasons; also they are in the process of selling certain sections of the factories, such as the plating and steel fabricating buildings. A.T.F. Davidson is aware of the fact that all hazardous waste must be shipped off premises within ninety (90) days after accumulation of 1000 kg.

I would recommend the request from A.T.F. Davidson Company be approved to Generator Status.

DJ/bk